

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/598,736	06/21/2000	Toru Takayama	SEL 189	5820
Mark J Murphy	7590 02/15/2007	EXAMINER		
COOK ALEX MCFARRON MANZO CUMMINGS & MEHLER LTD			VU, HUNG K	
200 West Adan Suite 2850	ns Street	ART UNIT	PAPER NUMBER	
Chicago, IL 60606			2811	
			MAIL DATE	DELIVERY MODE
			02/15/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action

Application No.	Applicant(s)
09/598,736	TAKAYAMA ET AL
Examiner	Art Unit
Hung Vu	2811

Advisory Advior	03/330,730		7.			
Before the Filing of an Appeal Brief	Examiner	Art Unit				
•	Hung Vu	2811				
-The MAILING DATE of this communication appe		et with the correspondence ac	ddress			
The MAILING DATE OF this communication appli- HE REPLY FILED 10 January 2007 FAILS TO PLACE THIS			.gaatt. 			
HE KEKET FILED TO JAMBARY ZOOF FAILS TO PEACE THIS	of the name and a second	d a Notice of Association	handonment of			
The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which						
this application, applicant must timely file one of the follo	wing replies. (1) an an	ongal feet in compliance with 27	CER MI 24 - ce/2)			
places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in complian	OUICE OF APPEAL (WITH 8)	The renk must be size with 37.	ne of the following			
	ica with of UER 1.114.	. так теріутнизі: остівей мініпі (і	indication in the initial in the initial initi			
time periods:	è of the final relientes		:			
a) The period for reply expires 3 months from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In						
no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.						
Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN						
TWO MONTHS OF THE FINAL REJECTION: See MPER 1	706.07(f).					
the same of time may be obtained under 37 CFR 1 136(a). The date	on which the petition un	der 37 CFR 1.136(a) and the approp	riate extension fee			
have find is the date for numbers of determining the period of a	xtension and the correspond	onding amount of the fee. The appro	priate extension fee			
ander 37 CFR 1.17(a) is calculated from: (1) the expiration date of the et forth in (b) above, if checked. Any reply received by the Office late	er than three months affair	the mailing date of the final rejection	n, even if timely filed			
et forth in (b) above, it checked. Any reply received by the Onice late hay reduce any earned patent term adjustment. See 37 CFR 1.704(b)):					
NOTICE OF APPEAL						
The Notice of Anneal was filed on A brief in com	pliance with 37 CFR 4	1.37 must be filed within two mo	nths of the date of			
filing the Notice of Appeal (37 CFR 41.37(a)), or any extension	ension thereof (37 CFF	R 41 37(e)), to avoid dismissal of	the appeal. Since			
a Notice of Appeal has been filed, any reply must be file	d within the time period	d set forth in 37 CFR 41 37(a)				
AMENDMENTS			utiti va a s			
The proposed amendment(s) filed after a final rejection	, but prior to the date of	of filing a brief, will <u>not</u> be entered	t because			
(a) They raise new issues that would require further c	onsideration and/or se	arch (see NOTE below);				
(b) They raise the issue of new matter (see NOTE bel	low);		data <u>d</u> ata dan kecamatan			
(c) They are not deemed to place the application in bi	etter form for appeal by	y materially reducing or simplifyir	ng the issues for			
appeal: and/or			•			
(d) They present additional claims without canceling a		er of finally rejected claims.				
NOTE: (See 37 CFR 1.116 and 41.33(a))). Nava sa	garanggata Betalika kanasa sakat sa	A VIDEO AP TO			
 The amendments are not in compliance with 37 CFR 1. 	121. See attached Not	ice or Non-Compliant Amendme	nt(F1OL-324).			
5. Applicant's reply has overcome the following rejection(s	s): claims 74-92,103-1	14:117:118: 12 0				
Newly proposed or amended claim(s) would be a	allowable if submitted	in a separate, timely filed amend	ment canceling the			
non-allowable claim(s).	N⊠: pom ==4.5= ==±±	d or hill tall he makes a	n avolanation of			
7. For purposes of appeal, the proposed amendment(s): a how the new or amended claims would be rejected is pr) Will not be entere	d, or by <u>tar</u> will be entered and a ided	iii avhiaitannu n			
how the new or amended claims would be rejected is pr The status of the claim(s) is (or will be) as follows:	exiden acion as dibidi	and an artist of				
Claim(s) allowed: 28-38,74-92,103-114,117,118 and 12	<u>o</u> .					
Claim(s) objected to		•				
Claim(s) rejected: 1-3,5,10-15,64-73,93-102,115,116 and	nd 119.					
Claim(s) withdrawn from consideration:	•					
AFFIDAVIT OR OTHER EVIDENCE	and the second second second		ing ing the second seco			
8. The affidavit or other evidence filed after a final action, t	out perore or on the da	te of ming a Notice of Appeal will	e is necessariand			
because applicant failed to provide a showing of good a	ing sumbent reasons y	writ are amuaticul other evidenc	with the costs of the state of			
was not earlier presented. See 37 CFR 1.116(e). 9. The affidavit or other evidence filed after the date of filin	inia Natina of Annaatil	but prior to the date of filing a be-	ef will not be			
 The affidavit or other evidence filed after the date of filln entered because the affidavit or other evidence falled to 	Overcome all rejection	ns under appeal and/or appellant	fails to provide a			
showing a good and sufficient reasons why it is necessi	ary and was not earlier	presented See 37 CFR 41.336	d)(1).			
10. The affidavit or other evidence is entered. An explanat	ion of the status of the	claims after entry is below or att	ached.			
REQUEST FOR RECONSIDERATION/OTHER						
11. The request for reconsideration has been considered to	but does NOT place th	e application in condition for allo	wance because:			
See Continuation Sheet.		•				
12. Note the attached Information Disclosure Statement(s))(PTO/SB/08) Paper l	No(s)				
13. Other:		1.6 40	٠			
· · · · · · · · · · · · · · · · · · ·		-Hunez Ulu	•			
		Hung Vu	**************************************			
	·	Primary Examin	ier			
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U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06)

Advisory Action Before the Filing of an Appeal Brief

Part of Paper No. 022007

Continuation of 11, does NOT place the application in condition for allowance because: It is inherent that the amount of sodium in the wiring of Oikawa et al. is equal to or less than 0.3 ppm. Oikawa et al. discloses the wiring including a gate electrode (5) formed over a base insulating film (gate insulating film 4), but does not disclose the material of the gate insulating film. Okazaki discloses a gate insulating film having the material as claimed.